IN THE UNITED STATES DISTRECT

UNITED STATES OF AMERICA,

v. WilliE IEWIS WILSON JR CASE NO: 4:11-Cr-0000-RRB-02

REQUEST FOR TERMINATION OF SUPERVISED RELEASE PURSUANT TO 18 USCS \$3583

COMES NOW, the above-named Defendant, in the above-styled rase, acting as Pro-se without the benefit of Counsel. Defendant asks this Honorable Court to construe this Motion liberally, since Defendant is without Counsel, per <u>Haines v. Kerner</u>, (1972) 404 U.S. 519, 30 L Ed 2d 652, 92 S Ct. 594.

Per 18 USCS \$3583(e), the Court may, after considering the factors set forth in Section 3553 (a)(1), (a)(2)(B), (a)(2)(C), (a)(2)(D), (a)(4), (a)(5), and (a)(6)...

"(1) terminate a term of supervised release and discharge the defendant released at any time after the expiration of one year of supervised release, pursuant to the provisions of the Federal Rules of Criminal Procedure relating to the modification of probation, if it is satisfied that such action is warranted by the conduct of the defendant released and the interst of justice;"

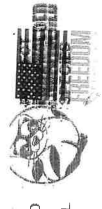
Defendant has completed one year of Supervised Release with good clear conduct and has completed all requirements. Defendant has paid all of the restitution in full.

Defendant has shown just cause as to why this Motion should be granted, and prays that this Honorable Court grants this Motion.

This ____ day of ______

Respectfully submitted,

JACKSONVILLE FL 320 20 MAY 2023 PM'3 L



RECEIVED

MAY 26 2023 Clerk, U.S. District Court Fairhanks, AK

Honorable Judge Federal courthouse 101 12th Auc #332 FAiRbanks Alaska